

The Gainesville Twice-A-Week Star

D. E. GODWIN,
Editor and Proprietor.

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DEMOCRATIC TICKET.

NATIONAL.

President of the United States

Alton Brooks Parker.

Vice-President

Henry G. Davis.

STATE.

United States Senator

James P. Taliaferro.

Member Congress, 2nd District

Frank Clark.

Presidential Electors

H. P. Bailey,

T. A. Jennings,

J. O. B. Koonce,

A. B. Newton,

F. B. Stoneman.

Governor

Napoleon B. Broward.

Secretary of State

H. Clay Crawford.

Attorney-General

William H. Ellis.

Comptroller

A. C. Croom.

State Treasurer

William V. Knott.

Superintendent Public Instruction

W. M. Holloway.

Commissioner of Agriculture

B. E. McLin.

Railroad Commissioner

John L. Morgan.

Justice Supreme Court—Six Years

R. Fenwick Taylor.

Justices Supreme Court

Robert S. Cockerell,

Thomas S. Shackelford,

J. B. Whitfield.

COUNTY.

Representatives

J. A. Rosbrough,

O. M. Tillman.

County Judge

H. G. Mason.

Sheriff

L. W. Fennell.

Clerk Circuit Court

S. H. Wienges.

Tax Assessor

W. W. Colson.

Tax Collector

W. D. Dickinson.

Superintendent Public Instruction

Dr. J. L. Kelley.

County Treasurer

W. H. Robertson.

County Surveyor

James Croxton.

For County Commissioners

J. G. Dampier,

J. G. Osteen,

C. C. Pedrick,

F. F. Paulling,

J. F. Townsend.

For Member of School Board

T. A. Duke,

W. J. Martin,

R. E. Weeks.

The twenty Baker county prisoners were carried from Jacksonville to Macclenny yesterday under military guard, for a preliminary trial.

It is now claimed that the Japs have captured Port Arthur's water supply, but there is nothing said about any capture of other drinkables.

Lakeland News: If Parker has done nothing else he has set Teddy the glorious example of silence and we are his beneficiaries for that much.

Florida needs a vagrancy law. Such a law might make it necessary for some of Florida's editors to move out, but we need a vagrancy law, anyway.

Those Bradford county outlaws should, if convicted, be given the full penalty of the law. They have brought discredit not only on their own county but upon the whole State of Florida.—Lakeland News.

BRING US

Your Chickens, Eggs,
Vegetables, and in fact all
kinds of Country Pro-
duce.

WE PAY

Highest Prices for Coun-
try Produce, and Sell as
Cheap as the Cheapest.

CALL ON

Us when you want Sta-
ple and Fancy Groceries.
Give us a Trial.GAINESVILLE GROCERY CO.
Gainesville, Fla.WITHDRAWAL OR
CERTAIN DEFEATOne or the Other Necessary in
Holloway's Case.

SO SAYS ST. CLAIR-ABRAMS.

This Jacksonville Lawyer Puts
the Nominee in a Bad
Hole.

[ADVERTISEMENT.]

He writes a friend as follows: With regard to the position of Superintendent of Schools, I feel a delicacy, for certain personal reasons, in expressing my opinion. It is one of the many defects in our primary election law that it fails to confer upon the State Executive Committee the power to reject an unfit nomination. As between Messrs. Sheats and Holloway in their personalities the people are not much concerned. Still, if the charge brought against Mr. Holloway by Mr. Sheats is true, Mr. Holloway is not fit to be at the head of our public schools. Legal technicalities cannot ignore the fact that the charge brought against Mr. Holloway is a very grave one. He has either been guilty of criminal libel or he has not been. Libel is the written publication of any matter which tends to bring a man into disrepute or contempt or to destroy the confidence of the people in him, whether social, moral or political. And, what is more, there are many things which might not be regarded as libelous in Vermont which would be highly libelous in Florida. Probably if a man was charged with inviting a negro to take dinner with him at his residence in Vermont, or inviting a negro to address a white audience in a white school house in the same State, the publication embodying the charge would not be held libelous. In Florida, under the decisions given by the courts of this and other States, such a charge would be held libelous, as it most unquestionably would tend to bring the person so charged into public disrepute and contempt and to destroy the confidence of the people in him as a man and as a citizen.

HOLLOWAY'S DUTY.

When the charge was first published, I, in common with thousands of other Democrats, was not only surprised, but indignant, that Mr. Sheats should have so far outraged popular sentiment as to send an invitation to Booker T. Washington to address an audience in the white school house in Gainesville. When Mr. Sheats denied this and defied Mr. Holloway to produce any such letter, but one thing was left to Mr. Holloway. It was to produce the letter, and if it contained the obnoxious sentence demonstrate his truthfulness in making the charge. If the objectionable language had been fraudulently interlined, then Mr. Holloway should promptly have stated where the letter came from, who gave it to him, and have thus fastened the responsibility where it belonged. If investigation had shown that Mr. Sheats had not written such a letter and that a gross fraud had been perpetrated, it was the duty of Mr. Holloway to have exonerated Mr. Sheats and to have given that exonerated as much publicity as he had given the libel.

WILL NOT VOTE FOR HIM.

Instead of doing this Mr. Holloway permitted the libel to remain uncorrected, and thereby assumed the fullest responsibility for its publication. To make matters worse, when arrested, charged with criminal libel, instead of courting the fullest examination then and there, he, through his attorneys, waived an examination and objected to the taking of testimony on the extraordinary ground that if the testimony was taken it would tend to prejudice him before the people in his candidacy for the nomination. If the charge was true, the facts could not prejudice him; if it was false, then he had been seeking a most infamous and unfair advantage over a competitor for the same nomination. The office of Superintendent of Schools is one so closely associated with the moral as well as the intellectual development of our youth that a man of the highest personal and moral character is a necessity to the people of the State. In the absence of any explanation or answer exonerating Mr. Holloway from circulating this libel by evidence of its truthfulness I certainly will not vote for him.

ATROCIOUS, IF FALSE.

The atrocious character of the recent campaign in the vileness of its personalities as regards candidates is trifling compared to this charge against Mr. Sheats. The intense pride of race which exists in the South, and properly so, and the prejudice, which can never be overcome, against doing or advocating anything having for its tendency the breaking down of these social barriers which nature and centuries of education have placed between the two races necessarily exposes any man who would write the letter attributed to Mr. Sheats to the contempt of his fellow-citizens and to the destruction of his good reputation and standing among them. Any man who by uttering falsehood seeks to excite this prejudice against another is unfit to hold office. And the worst of it is that the effect of this publication would not be visited on Mr. Sheats alone, but if the charge was true would tend to create a prejudice against his children and to cloud, if not to mar and destroy, their social standing and life in Florida.

MUST COME OFF THE TICKET.

I confess it is difficult to advise in regard to this. I trust that the State Executive Committee will find a solution. If it is known that Mr. Sheats did not write the letter attributed to him, then the State Executive Committee should peremptorily demand that Mr. Holloway withdraw from the ticket. If he refuses, then they should take the bull by the

horns and select some other competent man and advise the people not to vote for Mr. Holloway. True, Mr. Holloway's name may remain on the official ballot, but I am satisfied there are enough intelligent men in the State of Florida who can mark their ballots properly to defeat both Mr. Holloway and the Republican candidate.

THE PRIMARY ELECTION LAW.

As to the future I have not time to write anything today. Our primary election law is an utter failure. Before the Legislature meets I shall probably express my opinion as to what is necessary to make it effective. One thing I may say now, and it is that, unless there can be, as in other States, a distinct and separate registration of Democratic voters, and unless measures, are adopted to compel compliance with the election laws of the State, I will most certainly favor the reorganization of the Democratic party of Florida, and thereby save the State from falling into the dreadful political condition that South Carolina is now in.

Very truly yours,

ALEX. ST. CLAIR-ABRAMS.

HAIR GROWER.

Brooklyn, N. Y., April 21, '99.

Dear Sir:—Will you kindly inform me by return mail if you can send your soc. bottle of Hair Grower the Unparalleled (Trade Mark) and if so I will send you a postal note for the same. Please inform me the amount of postage if it can be mailed.

When in Florida the winter of 1897 and '98 I used five bottles of the twenty-five cent size and produced a nice growth of hair where it had been entirely bald for fifteen years, and now I would like to try it once more if I can get it.

Yours truly,

J. W. HAYNES.
59 Hicks St.
State of Florida,
County of Alachua,
City of Gainesville.

Personally appeared before the subscriber, a Notary Public, in and for the State of Florida, at large, S. B. Giddings, who being duly sworn by me deposes and says that the above testimonial was sent to him by mail by J. W. Haynes, a man whom he had never seen or heard of, also that he had no knowledge of the man ever having used or procured the Unparalleled Hair Grower, and as far as he knows no one had influenced him to send it, and that the man has never received anything for sending it.

Sworn to and subscribed before me this 12th day of November, A. D. 1902.

S. B. GIDDINGS, M. D.

J. M. RIVERS,

Notary Public for the State of Florida at large.

Sold by Dr. S. B. Giddings, Gainesville, and J. A. Stephens and the Postoffice Drug Store, High Springs.

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JERE M. POUND, Superintendent

GAINESVILLE FLORIDA.

SEABOARD

Air Line Railway.

Schedule Effective December 7, 1903.

27	31	55	SOUTHERN DIVISION.	54	34	66
9 35a	8 30p	3 00p	Lv. Jacksonville	Ar	10 50a	7 15a
10 15	8 55p	3 40p	Lv. Baldwin	Ar	10 12a	6 30a
11 45	10 45p	5 03p	Lv. Waldo	Ar	8 20a	4 04a
12 20p	5 36p	Ar.	{ GAINESVILLE }	Lv	7 14a	1 40p
1 20p	5 36p	Lv.	Cedar Key	Lv	4 50a	
1 20p	8 15p	Ar.	Silver Springs	Lv		12 52p
1 20p	12 38a		Ocala			1 55a
2 53p	2 13a		Wildwood			12 34a
5 10p	7 20a		Orlando			7 00p
4 14p	4 18a		Dade City			10 28p
5 11p	5 39a		Plant City			9 23p
7 05p	11 20a		Palmetto			4 45p
7 25p	11 45a		Manatee			3 50p
7 45	12 30p		Sarasota			3 00a
6 00p	6 45a	Ar.	Tampa	Lv	8 00p	8 50a

NORTH AND EAST 34 66 WEST & NEW ORLEANS 56 57

Lv Jacksonville	9 00a	7 50p	Lv Jacksonville	3 40p	9 25a
Ar Fernandina	10 15a	9 00p	Ar Lake City	5 51p	11 20a
Ar Brunswick	12 01p	10 35p	Ar Live Oak	6 35p	12 04p
Ar Savannah	1 10p	11 50a	Ar Madison	7 55p	12 58p
Ar Fairfax	3 09p	1 44a	Ar Monticello	9 10p	3 15p
Ar Denmark	3 57p	2 00a	Ar Tallahassee	9 40p	3 15p
Ar Columbia	5 30p	3 55p	Ar Quincy	4 17p	
Ar Camden	7 40p	5 54a	Ar River Junction	5 05p	
Ar Hamlet	9 55p	8 05a	Ar Pensacola	10 50p	
Ar Wilmington	12 05p	10 45a	Ar Mobile	2 55a	
Ar Southern Pines	11 18p	9 36a	Ar New Orleans	7 25a	
Ar Raleigh	11 53p	10 45a	Lv Jacksonville	8 10p	
Ar Portsmouth	8 00a	5 35p	Ar Macon	3 40a	
Ar Richmond, Va.	6 35a	3 12p	Ar Atlanta	7 50a	
Ar Washington	10 10a	8 30p	Ar Chattanooga	2 05p	
Ar Baltimore	11 25a	11 25p	Ar Nashville	2 05p	
Ar Philadelphia	1 36p	2 50a	Ar St Louis	7 30a	
Ar New York	4 15p	6 30a	Ar Chicago	9 15a	

Connections for Palmetto, Manatee, Ocala and Sarasota, on 31, except Saturdays, from Gainesville.

Train No. 34, Seaboard Express, drawing room Pullman sleepers between Tampa, Jacksonville and New York, via Richmond and Washington. Vestibule day coaches between Jacksonville and Washington, via Richmond. Cafe dining car service from Jacksonville.

No. 66, Seaboard Mail, day coaches, mail, baggage and express cars between Jacksonville and Washington, and drawing room Pullman sleepers between Tampa, Jacksonville and New York.

No. 55 connects at Stark for LaCrosse, Alachua, Williford, Wannee and intermediate points, and at Archer with Early Bird branch.

Nos. 56 and 57, Pullman sleeper between New Orleans and Jacksonville. Steamers for Key West and Havana.—Leave Port Tampa Sundays, Tuesdays and Thursdays, 11:15 p. m.

A. O. MACDONELL, Asst Gen. Pass. Agent, Jacksonville, Fla.

E. C. COBB Ticket Agent, Gainesville.

Gainesville & Gulf Coast

Time Table in Effect July 11, 1903.

SCHEDULE IN EFFECT JULY 15, 1910. Captured 490 rifles.						
No. 6. Daily Except Sunday.	No. 4. Daily.	No. 2 Da	STATIONS.	No. 1. Daily.	No. 3. Daily.	No. 5. Daily Except Sunday.
Lv P. M.	Lv P. M.	Lv A M		Ar P. M.	Ar A. M.	Ar P. M.
7 45			Fairfield	8 00		8 00
7 55			Irvine	8 15		8 15
8 05			Dunbar	8 30		8 30
8 15			Southside	8 45		8 45
8 30			Hickman	9 00		9 00
8 45			Lake Simonton	9 15		9 15
8 55			Wasson	9 30		9 30
9 05			Wasson	9 45		9 45
9 15			Rocky Point	10 00		10 00
9 30			Gainesville	10 15		10 15
9 45			Bellamy	10 30	9 45 AT	9 45
10 00	6 15 LV	6 45	Cyril	10 45	10 00	10 00
11 35	6 55	7 20	Graham	11 00	10 15	10 15
12 00	7 05	7 30	Sampson City	11 15	10 30	10 30
12 40	7 15 AT	7 40	Lake Butler, G. S. & P.	11 30	10 45	10 45
	7 35	8 10	Jacksonville, J. S. & W.	11 45	11 00	11 00
		8 35	Lake City, G. S. & P.	12 00	11 15	11 15
		8 55	Tallahassee, S. A. J.	12 15	11 30	11 30
	11 10	9 20	Yalobusha, G. S. & P.	12 30	11 45	11 45
	3 40	4 10	Macon, G. S. & P.	11 30	12 45	12 45
	7 20	4 10 P M	Atlanta, G. S. & P.	12 00	12 00	12 00
Ar P. M.	Ar A. M.	Ar P. M		Lv P. M.	Lv A. M.	Lv P. M.